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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/772,089	02/05/2004	Michael R. Farzan	7570/80968	4152		
66991 7590 07/03/2007 LAW OFFICE OF MICHAEL A. SANZO, LLC 15400 CALHOUN DR.			EXAM	EXAMINER		
			PARKIN, J	PARKIN, JEFFREY S		
SUITE 125 ROCKVILLE, MD 20855			ART UNIT	PAPER NUMBER		
		,	1648			
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	•		MAIL DATE	DELIVERY MODE		
			07/03/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)
		10/772,089	FARZAN ET AL.
	Office Action Summary	Examiner	Art Unit
		Jeffrey S. Parkin, Ph.D.	1648
Period fo	The MAILING DATE of this communication app r Reply	ears on the cover sheet with the c	orrespondence address
WHIC - Exter after - If NO · - Failui Any r	ORTENED STATUTORY PERIOD FOR REPLY SHEVER IS LONGER, FROM THE MAILING DATE is is not of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period ver to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).
Status	·		
2a)	Responsive to communication(s) filed on <u>26 M</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final.	
Dispositi	on of Claims		
5)□ 6)⊠ 7)⊠	Claim(s) 1,2 and 40-59 is/are pending in the appearance of the above claim(s) 40-48,52-57 and 59 is Claim(s) is/are allowed. Claim(s) 1,2,49-51 and 58 is/are rejected. Claim(s) 1,2,49-51 and 58 is/are objected to. Claim(s) are subject to restriction and/or	s/are withdrawn from consideration	on.
Applicati	on Papers		
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>05 February, 2004,</u> is/al Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	re: a) $\square$ accepted or b) $\square$ object drawing(s) be held in abeyance. See ion is required if the drawing(s) is object.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority u	nder 35 U.S.C. § 119		
12) <u></u> a)[	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priority documents  application from the International Bureau  ee the attached detailed Office action for a list	s have been received. s have been received in Applicati ity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
		•	
		•	
2) 🔲 Notice	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da	ate
	nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date <u>05/26/2004; 06/23/2006</u> .	5)	

Serial No.: 10/772,089 Docket No.: 7570/80968
Applicants: Farzan, M. R., et al. Filing Date: 02/05/2004

### Detailed Office Action

#### Status of the Claims

Applicants' election of Group I (a peptide having SEQ ID NO.: 4; claims 1, 2, 49-51, and 58) is acknowledged. Because applicant did not distinctly and specifically point out the purported errors in the restriction requirement, the election has been treated as an election without traverse (refer to M.P.E.P. § 818.03(a)). Claims 40-48, 52-57, and 59 are withdrawn from further consideration by the examiner, pursuant to 37 C.F.R. § 1.142(b), as being drawn to a non-elected invention.

#### 37 C.F.R. § 1.821-1.825

application clearly fails to comply with requirements of 37 C.F.R. 1.821-1.825. Applicant's attention is directed to the final rulemaking notice published at 55 FR 18230 (May 1, 1990), and 1114 OG 29 (May 15, 1990). If the effective filing date is on or after July 1, 1998, see the final rulemaking notice published at 63 FR 29620 (June 1, 1998) and 1211 OG 82 (June 23, 1998). Applicants are reminded that sequences appearing in the specification and/or drawings must be identified by a sequence identifier (SEQ ID NO.:) in accordance with 37 C.F.R. § 1.821(d). Sequence identifiers for sequences appearing in the drawings may appear in the Brief Description of the Drawings. Applicant must provide appropriate amendments to specification and/or drawings inserting the required ' sequence identifiers. Extensive amendments may necessitate the submission of a substitute specification and drawings.

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# 37 C.F.R. § 1.98

The information disclosure statements filed 26 May, 2004, and 23 June, 2006, have been placed in the application file and the information referred to therein has been considered.

## Claim Objections

Claims 1, 2, 49-51, and 58 are objected to because of the following informalities: applicants are reminded of the restriction requirement and election. The claims should be amended to reflect this requirement. Appropriate correction is required.

# 35 U.S.C. § 112, First Paragraph

The following is a quotation of the first paragraph of 35 U.S.C. \$ 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

#### Scope of Enablement

Claims 1, 2, 49-51, and 58 are rejected under 35 U.S.C. § 112, first paragraph, because the specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention commensurate in scope with these claims. The claims are directed toward antiviral peptides comprising sulfated tyrosine residues. Claims directed toward a peptide of 15-30

amino acids in length comprising SEQ ID NO.: 4 wherein the tyrosine residues at amino acids 19-21 must be present would be acceptable.

legal considerations that The govern enablement determinations pertaining to undue experimentation have been clearly set forth. Enzo Biochem, Inc., 52 U.S.P.Q.2d 1129 (C.A.F.C. 1999). In re Wands, 8 U.S.P.Q.2d 1400 (C.A.F.C. 1988). Ex parte Forman 230 U.S.P.Q. 546 (PTO Bd. Pat. App. courts concluded that The several inquiries should be considered when making such assessments including the quantity of experimentation necessary, the amount of direction or guidance presented, the presence or absence of working examples, the nature of the invention, the state of the prior art, the relative skill of those in that art, predictability or unpredictability of the art and the breadth of the claims. In re Rainer, 52 C.C.P.A. 1593, 347 F.2d 574, 146 U.S.P.Q. 218 (1965). The disclosure fails to provide adequate quidance pertaining to a number of these considerations as follows: The disclosure clearly states (see page 6) that "residues 19-21 in SEQ ID NO.: 4, must be present for full activity." Clearly the antiviral activity requires the presence of all three tyrosine residues. Since the peptides would not function as desired without these three residues, it would constitute undue experimentation to practice the claimed invention.

#### Correspondence

Any inquiry concerning this communication should be directed to Jeffrey S. Parkin, Ph.D., whose telephone number is (571) 272-0908. The examiner can normally be reached Monday through Thursday from 10:30 AM to 9:00 PM. A message may be left on the examiner's voice mail service. If attempts to reach the

U.S. Serial No.: 10/772,089 Applicants: Farzan, M. R., et al.

examiner are unsuccessful, the examiner's supervisor, Bruce R. Campell, Ph.D., can be reached at (571) 272-0974. Direct general status inquiries to the Technology Center 1600 receptionist at (571) 272-1600. Informal communications may be submitted to the Examiner's RightFAX account at (571) 273-0908.

Applicants are reminded that the United States Patent and Office (Office) requires most patent correspondence to be: a) faxed to the Central FAX number (571-(updated as of July 15, 2005), b) hand carried or delivered to the Customer Service Window (now located at the Randolph Building, 401 Dulany Street, Alexandria, VA 22314), c) mailed to the mailing address set forth in 37 C.F.R. § 1.1 P.O. Box 1450, Alexandria, VA 22313-1450), transmitted to the Office using the Office's Electronic Filing System. This notice replaces all prior Office notices specifying a specific fax number or hand carry address for certain patent related correspondence. For further information refer to the Centralized Notice of Delivery and Facsimile Transmission Policy for Patent Related Correspondence, Exceptions Thereto, 1292 Off. Gaz. Pat. Office 186 (March 29, 2005).

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Respectfully,

Jeffrey S. Parkin, Ph.D.

**P**rimary Examiner Art Unit 1648

25 June, 2007

successful in cases where the antigen is a ligand such as gp120 that binds to a region of a receptor or other molecule in which tyrosine sulfates are present. As with the peptides described above, sulfated tyrosines in antibodies may be replaced with either tyrosine sulfonate or phenylalanine methyl sulfatate.

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# **Brief Description of the Drawing**

Figure 1: Figure 1 shows the CDR3 region and adjacent residues of antibodies characterized in the studies described in the Examples section below.

#### 10 **Detailed Description of the Invention**

The present invention is based upon structural studies performed on antibodies that bind to gp120 and prevent it from interacting with CCR5. These studies revealed that the sequences shown in Figure 1 are directly responsible for antibody binding and, surprisingly, it was discovered that tyrosines in these sequences are sulfated. Peptides based upon the sequences shown in Figure 1 may also be used to prevent the interaction between gp120 and CCR5. The peptide sequences are the same except that they do not have the first three residues (CAS, for example) or the last two (LW, for example). Exact peptide sequences that may be used are shown herein as SEQ ID NO:1 - SEQ ID NO:6.

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Additional studies have suggested that certain tyrosine residues are very important for full activity. For example, for peptides based upon E51, i.e., peptides designated as SEQ ID NO:3 and SEQ ID NO:4, it appears that the three consecutive tyrosines near the C terminus, i.e., residues 10-12 in SEQ ID NO:3 and residues 19-21 in SEQ ID NO:4, must be present for full activity. In the case of E51 peptides, it was found that the shorter sequence shown as SEQ ID NO:3 is just as effective as the longer sequence, SEQ ID NO:4. Other studies revealed that the first tyrosine of peptides based upon 47e must be sulfated and the first two tyrosines of peptides based on 412d must be sulfated to maintain full activity.

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Peptides may be made by any of the means that are well known in the art, with chemical synthesis being generally preferred. Sulfation can be accomplished in at least three different ways. First, peptides can be synthesized using standard procedures except that tyrosine sulfate

# **Notice to Comply**

Application No.	Applicant(s)		
10/772,089	Farzan, M. R., et al.		
Examiner	Art Unit	Paper No.	
Jeffrey S. Parkin	1648	06/25/2007	

# NOTICE TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

Applicant must file the items indicated below within the time period set the Office action to which the Notice is attached to avoid abandonment under 35 U.S.C. § 133 (extensions of time may be obtained under the provisions of 37 CFR 1.136(a)).

	e nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the uirements for such a disclosure as set forth in 37 C.F.R. 1.821 - 1.825 for the following reason(s):
$\boxtimes$	1. This application clearly fails to comply with the requirements of 37 C.F.R. 1.821-1.825. Applicant's attention is directed to the final rulemaking notice published at 55 FR 18230 (May 1, 1990), and 1114 OG 29 (May 15, 1990). If the effective filing date is on or after July 1, 1998, see the final rulemaking notice published at 63 FR 29620 (June 1, 1998) and 1211 OG 82 (June 23, 1998).
	2. This application does not contain, as a separate part of the disclosure on paper copy, a "Sequence Listing" as required by 37 C.F.R. 1.821(c).
	3. A copy of the "Sequence Listing" in computer readable form has not been submitted as required by 37 C.F.R. 1.821(e).
	4. A copy of the "Sequence Listing" in computer readable form has been submitted. However, the content of the computer readable form does not comply with the requirements of 37 C.F.R. 1.822 and/or 1.823, as indicated on the attached copy of the marked -up "Raw Sequence Listing."
	5. The computer readable form that has been filed with this application has been found to be damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A Substitute computer readable form must be submitted as required by 37 C.F.R. 1.825(d).
	6. The paper copy of the "Sequence Listing" is not the same as the computer readable from of the "Sequence Listing" as required by 37 C.F.R. 1.821(e).
by app am	7. Other: Applicants are reminded that sequences appearing in the specification and/or <b>drawings</b> must be identified a sequence identifier (SEQ ID NO.:) in accordance with 37 C.F.R. 1.821(d). Sequence identifiers for sequences searing in the drawings may appear in the Brief Description of the Drawings. Applicant must provide appropriate endments to the specification and/or drawings inserting the required sequence identifiers. Extensive amendments y necessitate the submission of a substitute specification and drawings.
	plicant May Need to Provide: An substitute computer readable form (CRF) copy of the "Sequence Listing".
$\boxtimes$	An substitute paper copy of the "Sequence Listing", as well as an amendment directing its entry into the

- specification.
- A statement that the content of the paper and computer readable copies are the same and, where applicable, include no new matter, as required by 37 C.F.R. 1.821(e) or 1.821(f) or 1.821(g) or 1.825(b) or 1.825(d).

For questions regarding compliance to these requirements, please contact:

- For Rules Interpretation, call (571) 272-0951
- For Patentin Software Program Help, call Patent EBC at 1-866-217-9197 between the hours of 6 a.m. and 12 midnight, Monday through Friday, EST.
- Send e-mail correspondence for Patentin Software Program Help @ ebc@uspto.gov.

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